## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re PATENT of

Inventor

Matthew Walters

Patent No.

6,878,157

Appln. No.

09/989,591

Conf. No.

1530

Filed

Title

November 20, 2001

TRIGGER TO ACTIVATE SUPERCOOLED AQUEOUS SALT

SOLUTION FOR USE IN A HEAT PACK

Group Art Unit

3739

Examiner

Johnson III, Henry M

Date: June 16, 2011

## NOTIFICATION OF LOSS OF SMALL ENTITY STATUS PURSUANT TO 37 C.F.R. § 1.27(g)(2) and CORRECTION OF DEFECIENT MAINTENANCE FEE PAYMENT **PURSUANT TO 37 C.F.R. § 1.28(c)**

Hon. Commissioner of Patents and Trademarks Alexandria, VA 22313-1450

Sir:

As required by 37 C.F.R. § 1.27(g)(2), applicant hereby asserts, in writing, that the above-identified patent is no longer entitled to small entity status. The above-referenced patent lost entitlement to small entity status due to having been purchased by Children's Medical Ventures, LLC on May 15, 2006 resulting in large entity status.

The maintenance fee paid on July 15, 2008 was unintentionally paid in the amount of \$465. As required by 37 C.F.R. § 1.28(c)(2), the fee deficiency is calculated and itemized as follows:

> 06/27/2011 MBANGURA 00000006 141270 6878157 01 FC:1599 515.00 DA

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Current large entity fee due at 3.5 years: \$980

Small entity fee paid on July 15, 2008: \$465

Amount due: \$515

The Commissioner is hereby authorized to charge the deficiency of \$515, as well as any other fees deemed appropriate, to deposit account no. 14-1270.

Respectfully submitted,

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